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No manufacturer or proprietor of any preparation—proprietary or patent—for internal human use, shall hold, offer for sale, or give away, in the State of Louisiana any such preparation without having first filed with the State board of health an affidavit certifying to and guaranteeing same in accordance with the following official form:

I, or we, the undersigned, manufacturers and proprietors of the following named preparations, * * * do hereby certify and guarantee that these said preparations comply with the Harrison antineurotic law, the Federal pure food and drug act, 1906, the laws of the State of Louisiana, and the pure food and drug regulations of the Louisiana State Board of Health.

I, or we, further certify and guarantee that the labels, cartons, and wrappers on said preparations do not contain any assertion, representation, or statement of fact which is untrue, deceptive, or misleading, nor anything of a fraudulent nature.

The expression "proprietary or patent medicine," for the purpose of this section, shall be taken to mean and include every medicine or medicinal compound manufactured, prepared, or intended for internal human use, the name, definition or composition of which is not to be found in the United States Pharmacopœia or National Formulary.

The provisions of this section shall not, however, apply to any medicine or medicinal compound sold or given away upon the written prescription of a duly licensed physician or dentist, provided such medicine or medicinal compound be sold or given away to or for the use of the person for whom it shall have been prescribed, and provided also that the said prescription shall have been filed at the establishment or place where such medicine or medicinal compound is sold or given away in chronological order according to the date of the receipt of such prescription at such establishment or place. Every prescription shall remain so filed for a period of two years.

No manufacturer, dealer, agent, salesman, or saleswoman shall cause to be printed, written, or indicated on any bottle, wrapper, carton, or other container, in any newspaper, circular, poster, handbill, or otherwise, any advertisement of any proprietary or patent medicine, with intent to sell, give away, barter, exchange, or in anywise dispose of same, which contains any assertion, representation, or statement of fact untrue, deceptive, or misleading.

No official shall issue a permit or license authorizing the sale of preparations by an itinerant vendor.

The penalty for the violation of this regulation shall be as provided in section 3 of act 98 of 1906, as follows:

That any person violating any of the provisions of said sanitary code shall, on conviction by any court of competent jurisdiction, be fined not less than \$10 nor more than \$200 for the first offense; not less than \$25 nor more than \$400 for the second offense; not less than \$50 nor more than \$500, or imprisonment for not less than 10 days nor more than 6 months, or both, in the discretion of the court, for each subsequent offense.

Schools—Antiseptic Dressing for Floors. (Reg. Bd. of H., Jan. 18, 1915.)

Section 122e of the sanitary code was amended to read as follows:

Sec. 122e. The floors of every school must be treated with some antiseptic floor dressing. Applications to be made at sufficient intervals to keep down effectually the dust; floors to be scrubbed thoroughly before application. Manufacturers and dealers in submitting floor dressings for use in schools must give to the State board of health satisfactory evidence from reputable bacteriologists, together with a guarantee that the materials are efficient.